

ROCKY FLATS ENVIRONMENTAL TECHNOLOGY SITE ER REGULATORY CONTACT RECORD

Date/Time: 3-17-05, 11:30

Site Contact(s): Annette Primrose
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Regulatory Contact: David Kruchek
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Agency: CDPHE

Purpose of Contact: B883 Sampling Requirements

Discussion

Because of the large amount of one-inch and smaller washed gravel underneath much of B883, the Sampling and Analysis Plan Addendum #IA-04-06 for IHSS Group 800-3 will not be followed as written. However, the intent of the SAP will be followed as described below.

Samples will be collected underneath the process waste line locations, pits and other deep features where soil is exposed or where there is evidence that the gravel layer is relatively thin. Samples will not be collected if there is evidence of a thick gravel layer at these locations.

The rationale for collection or non-collection at the sample locations, as previously specified in the approved SAP, will be provided in the Closeout Report for IHSS Group 800-3. This rationale will include the field observations regarding the evidence, or lack of evidence, that releases have occurred (staining, radiological information, etc.).

If there is evidence of radiological contamination of the gravel or visible staining, then this material will be disposed of as waste. Radiological surveys of the process waste lines and surrounding materials will be taken prior to removal. Elevated activities above background will result in further evaluation, gravel removal and/or sampling.

Contact Record Prepared By: Annette Primrose

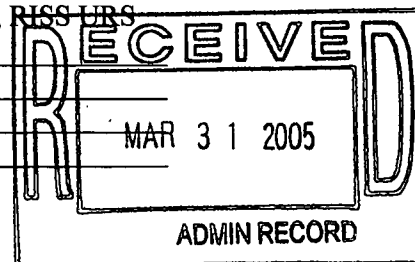
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